1	ı	ı
Certificate of Compliance with c/s (Re: 58 Order on Application for	88	\$007/97/ 20
Certificate of Compliance with c/s (Re: 58 Order on Application for Compensation). Filed by Debtor Kathleen M. Daigneault (Lafayette, Francis) CORRECTIVE ENTRY: Disregard. Docketed in Error. Modified on 7/26/2004 (ps, usbc). (Entered: 07/24/2004)	<u> </u>	₩ 007/ ₩ 7/L0
BNC Certificate of Mailing - PDF Document. Service Date 07/23/2004. (Related Doc # 85) (Admin.) (Entered: 07/24/2004)	98	1 007/57/70
Court Certificate of Mailing Re: 83 Notice of Appeal to District Court. (ab, usbc) (Entered: 07/19/2004)	<u>78</u>	1 007/61/20
Notice of Appeal to District Court RE: 80 Notice of Appeal Filed by Francis Lafayette Counsel to Debtor Kathleen M. Daigneault (Re: 76 Memorandum of Decision, 77 Order on Motion To Reconsider). (ab, usbc) (Entered: 07/19/2004)	<u>£8</u>	/ 007/61//
Receipt of filing fee for Notice of Appeal(02-46689) [appeal,ntcapl] (250.00). Receipt Number 0101B786680, amount \$ 250.00. (U.S. Treasury) (Entered: 07/18/2004)	78	₩ 007/81/70
Election of Appeal to District Court Filed by Debtor Kathleen M. Daigneault (RE: 80 Notice of Appeal,). (Lafayette, Francis) (Entered: 07/18/2004)	<u> 18</u>	₩ 007/81/20
Notice of Appeal. Fee Amount \$250 Filed by Debtor Kathleen M. Daigneault (RE: 76 Memorandum of Decision, 77 Order on Motion To Reconsider). Appellant Designation due by \$\frac{1}{1}\2004\$. Complied Records Due by \$\frac{8}{1}\2004\$. (Lafayette, Francis) (Entered: 07/17/2004)	08	↓ 007/11/700
Order Dated 7/16/04 Re: 67 Order for Attorney Francis Lafayette to show cause why he should not be held in civil contempt and sanctioned on account of his failure to comply with this Court's Order of June 10, 2004. WITHDRAWN. (ab, usbc) (Entered: 07/21/2004)	58	₩ 007/91/∠0
Hearing Held Re: 67 Order for Attorney Francis Lafayette to show cause why he should not be held in civil contempt and sanctioned on account of his failure to comply with this Court's Order of June 10, 2004. (ab, usbc) (Entered: 07/21/2004)		₩ 007/91/∠0
Certificate of Service of Notice of Hearing Rescheduled with c/s (Re: 73 Motion for Sanctions). Filed by Debtor Kathleen M. Daigneault (Lafayette, Francis) (Entered: 07/14/2004)	<u>6</u> L	₱00Z/₱I/L0
Attorney Francis Lafayette. (sas, usbc) (Entered: 07/08/2004)		

Motion to Refer Debtor's Attorney to District Court for Disciplinary Proceedings Pursuant to Local Rule 2090-2 and Rule 83.6(4) and (5) of the Local Rules of the United States District Court for the District of Massachusetts Filed by Interested Party United States Trustee (Meunier, Stephen) (Entered: 09/15/2004)	76	₩ 007/\$1/60
Notice of Docketing Record on Appeal. Civil Action Number: 04-30156-MAP Filed by Mary Finn (District of MA) RE: 80 Notice of Appeal. (ps, usbc) (Entered: 08/20/2004)	16	1 007/61/80
Transmittal of Record on Appeal to U.S. District Court RE: 80 Notice of Appeal, filed by Attorney Francis Lafayette. (ps, usbc) (Entered: 08/17/2004)	06	1 007/71/80
Appellant's Designated Documents to Be Included in the Record on Appeal Re: 80 Notice of Appeal. (ps, usbc) (Entered: 08/11/2004)		 †007/11/80
Appellant Designation of Contents For Inclusion in Record On Appeal Filed by Debtor Kathleen M. Daigneault (RE: 80 Notice of Appeal,). Appellee designation due by 8/6/2004. (Lafayette, Francis) (Entered: 07/27/2004)	68	1 007/27/20
Compensation). Filed by Debtor Kathleen M. Daigneault (Lafayette, Francis) (Entered: 07/26/2004)		

24.0	Cost:	9	Billable Pages:	
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III :	DEPERE	21 TI

IT IS SO NOTED:

DECISION SET OUT MORE FULLY BY THE COURT AS FOLLOWS: : oT Expenses Allowed in the Amount of: : OI Fees Allowed in the Amount of: Exom Briel(s) Due Taken Under Advisement: Findings and Conclusions Dictated at Close of Hearing Incorporated By Reference. Separate Order/Judgement Entered and Incorporated by Reference. Order/Stipulation to be Submitted By: confined to Granted-Denied-Approved-Denied Without Prejudice-Withdrawn in Open Court

Francis Lafayette, Esq.

For Plaintiff(s)

For Trustee

For Debtor(a) APPEARANCES .

failure to comply with this Court's Order of March 12, 2003 Order for Debtor to Show Cause why this case should not be Dismissed or Converted for her MOVANT/APPLICANT/PARTIES:

For Defendant (a)

For Respondent (a)

For Movant (s)

IN Re: XATHLEEN M. DAIGNEAULT

CP : 73

68997~70 Case Number:

Hesting Date: 6/18/2003

Proceeding Memorandum/Order of Court DISTRICT OF MASSACHUSETTS UNITED STATES BANKRUPTCY COURT

Alla entrict of Massachusetts twod griquralnus sutute datink

Chapter 7 Case No. 02-47249	In re: Debtor De
Chapter 13 Case No. 02-46689-HJB	In re: Captor Ca
Chapter 13 Case No. 02-45994-HJB) Debtor Debtor Debtor
Chapter 13 Case No. 02-45398-HJB	(::)
Chapter 13 Case No. 02-42450-HJB	

Case No. 03-40199-HJB	Debtor (
Chapter 13	
Chapter 13	In re: Debtor Debtor

WEMORANDUM OF DECISION

suspended in all cases which Attorney Lafayette may hereafter file in this district. the provisions of Massachusetts Local Bankruptcy Rule ("MBLR") 13-7(b) should not be pending cases in which he serves as counsel to the debtor and has fees unpaid and why Attorney Lafayette to show cause why he should not file additional fee applications in all Management Order, dated June 24, 2003 (the "Case Management Order"), ordering Lafayette") in each of the above-captioned cases. Also before this Court is its Case Before this Court are fee applications filed by Attorney Francis Latayette ("Attorney

as counsel to the debtor and has fees still unpaid; and suspends the provisions of MBLR orders Attorney Lafayette to file fee applications in all pending cases in which he serves disgorgement of fees previously received by Attorney Lafayette, as may be applicable; compensation for Attorney Lafayette in each of the instant cases, in whole or in part; orders Pursuant to its order of this date, and as explained below, this Court now disallows

13-7(b) in all cases which Attorney Lafayette may hereafter file in this District until further court order. This Court's actions are authorized by 28 U.S.C. §157(b)(2)(A) and (B), 11 U.S.C. §§ 327, 328 and 329 and MLRB 13-7(b).

1 FACT PATTERNS

The relevant facts are either: (1) not materially disputed, being drawn from the docket or pleadings of each relevant case, or from testimony or supplemental pleadings provided by Attorney Lafayette as described below; or (2) constitute this Court's findings of fact, pursuant to Fed. R. Bankr. P. 7052, as made applicable by Fed. R. Bankr. P. 9014, based on the evidentiary hearings described below.

A. Joseph L. LaFrance

Joseph L. LaFrance filed a Chapter 13 case on April 19, 2002 and was represented by Attorney Lafayette. Shortly thereafter, Attorney Lafayette filed a "Disclosure of Compensation of Attorney for Debtor," as required by Federal Rule of Bankruptcy Procedure 2016(b) (the "LaFrance Fee Disclosure"). According to Paragraph 1 of the LaFrance Fee Disclosure, Attorney Lafayette agreed to charge \$2,500 for preconfirmation and \$500 for preconfirmation work, of which Attorney Lafayette had received \$415 on

account. The balance due was set forth as follows:

\$3,000 less \$415 paid leaving a balance of \$2,085 (pre-confirmation and \$500.00 post-confirmation) for services described in (4)(a)-(c) below plus copies of @ \$.15 per page; incoming telecopier transmissions of \$.15/page; auto mileage at the rate set forth from time to time by 41 CFR sec. 301-4.2 (\$.31 per mile); costs incurred for parking and out-of-pocket disbursements made by Attorney, including, but not limited to, filing and witness fees, expenses of depositions, investigative expenses, service of process fees, expenses of depositions, investigative expenses,

Document 4-2 Filed 09/29/2004 Page 7 of 20

not be required go appear in or/defend same. Proceedings are not included in this fee and client agrees that attorney will additional work contemplated at date of this statement. below which shall increase by \$10 on each November 11. There is no rate of \$310.00/hour for additional work other than as stated in (4)(a)-(c) charges for additional legal services other than listed herein will be an hourly expert witness fees, charges for telephone, and incidental expenses. Time

LaFrance Fee Disclosure, Par. 1.1

is specifically excluded.2

Paragraph 6, "[r]epresentation of debtor in Adversary Proceedings and contested matters" notions to dismiss; objections to claims; [or] valuations hearings Pursuant to and assume no objections or other confests such as motions for relief from stay; trustee adjournments thereof. Indeed, Subparagraph (e) provides: "Attorney fees are estimated representation of the debtor at the meeting required under 11 U.S.C. § 341 and and filing of the bankruptcy petition, schedules, statement of affairs and plan, and for which the \$2,500 was charged would be limited to: (a) legal advice; and (b) preparation Paragraph 5 of the LaFrance Fee Disclosure indicates that the preconfirmation work

refers to "4(a)-(c) below." There is no "4(a)-(c)" in the document. where grammar or consistency is lacking or absent. In but one example, the paragraph twice The Court has not bothered to insert the familiar term "sic" in the myriad of locations

⁽Bankr. N.D. Ga. 2003); In re Castorena, et al., 270 B.R. 504 (Bankr. D. Idaho 2001). of services typically rendered in Chapter 13 cases is permissable. See In re Egwim, 291 B.R. 559 application or in the Case Management Order described below, is whether this kind of "parsing" "Not raised, either in the objection of the Chapter 13 trustee to Attorney Lafayette's fee

Case 3:04-cv-30156-MAP Document 4-2 Filed 09/29/2004 Page 8 of 20

mortgagee. That notice issued in February of 2003 and relief from the automatic stay was predetermined schedule, relief would be granted on notice of default by the first the parties that, in the event of the debtor's failure to cure his postpetition default on a December, following a hearing on that request, the Court approved a stipulation between 2002, the first mortgagee sought relief from the automatic stay in order to foreclose. In debtor fell behind in his payments to the first mortgagee on his residence. In October of case postconfirmation, however, was more troublesome. Shortly after confirmation, the The case proceeded rather unremarkably to confirmation. The progress of the

a fee application within 14 days.4 possession." Accordingly, on April 10, 2003, the Court ordered Attorney Lafayette to file of \$2,000 for services rendered "as an administrative expense to the Dehtor-inmotion, Attorney Lafayette requested that the Court approve compensation in the amount The sale was subsequently approved by the Court in April of 2003. However, in the Attorney Lafayette filed a motion for leave to sell the property in late February of 2003. In the nick of time, the debtor was able to locate a buyer for the property and granted shortly thereafter.

sought leave to file his fee application one day late, complaining that an "ongoing On April 23, 2003, 13 days after the issuance of the order, Allorney Lafayette

The order entered on April 11, 2003.

dividend to creditors. resolved, however, with the filing of an amended Schedule J and a modified plan, increasing the forth on Schedule I included items not necessary for the debtot's support. The matter was The Chapter 13 trustee did object to the first plan filed, complaining that the expenses set

terms of the stipulation in a manner consistent with Fed. R. Bankr. P. 9011. have granted Attorney Lafayette the facts necessary to oppose the motion or agree to the stipulation was made, there is no indication of any conversations with the debtor that would relief from stay and the hearing on that motion at which the agreement for entry into the supervision. And, even more troubling, between the date of the filing of the motion for response was prepared by a paralegal (for 0.1 hours) with no reflection of attorney (for 0.1 hours), there are no time entries reflecting a conversation with the client, and the Attorney Lafayette reviewed the first mortgagee's motion for relief from the automatic stay up time entry showing attorney supervision. Further, although the time entries reflect that a motion for avoidance of a judicial lien, that work was done by a paralegal with no followdebtor and prepared the schedules and statement of affairs. But when that debtor required labor. Attorney Lafayette, at his elevated rate, conducted all of the initial meetings with the to \$65 per hour. Yet a close examination of the time entries reveals a curious division of from \$310 to \$320 per hour; and paralegals devoted 4.3 hours at rates ranging from \$35 professional services. Attorney Lafayette claims he devoted 12.85 hours, at rates ranging unpaid. Of the sum sought to be allowed, \$4,204.00 is the component sought for compensation in the sum of \$4,458.16 in compensation, of which \$2,595,44 remains application, now before the Court, was indeed filed on April 24, 2003. It seeks total abscessing tooth" had caused him to feel ill and lose much time from his desk.5 The

file the motion on the 14th day after issuance of the order, within its original scope. the motion. In any event, Attorney Lafayette's request was moot, as the motion sought leave to ⁵The motion was allowed on April 24, 2003, but the court docket does not show action on

fee) in another. She also complains of two hours of duplicate time entries by Attorney fee application recites that retainer as \$600 in one location and \$685 (\$500 plus the filing further complains that, while the LaFrance Fee Disclosure sets forth a retainer of \$415, the Lafayette's rate was excessive and reduced it to \$225 per hour. The Chapter 13 trustee a recent, unpublished decision by Judge Rosenthal in this district, who ruled that Attorney maintains that the hourly rate charged by Attorney Latayette is excessive. She refers to The Chapter 13 trustee objects to the fee application. First and foremost, she

The fee application was subsequently included in the Case Management Order, Lafayette and his paralegals.

dated June 24, 2003, further described below.

Marta L. Oyola

13 trustee asked that the debtor's Schedule C be amended. It was indeed amended. On exemption was then limited to \$17,425, and therefore overstated by \$47,575, the Chapter in the amount of \$65,000, pursuant to 11 U.S.C. § 522(d)(1). Because the applicable Chapter 13 trustee complained that the debtor had claimed an exemption in her residence The section 341 Meeting was conducted on October 23, 2002. At that meeting, the against a fee of \$3,000 with the same conditions set forth in the LaFrance Fee Disclosure. same infirmities and the same hourly rate. The retainer was here represented to be \$500, Disclosure was similar in form and content to the Lafrance Fee Disclosure, containing the Compensation of Attorney for Debtor" (the "Oyola Fee Disclosure"). The Oyola Fee by Attorney Lafayette. Shortly thereafter, Attorney Lafayette filed a "Disclosure of Marta L. Oyola filed a Chapter 13 case on September 4, 2002 and was represented

Court swiftly sustained the Chapter 13 trustee's objection and ordered the debtor to file an Accordingly, the Chapter 13 trustee was compelled to appear and argue the matter. This 2003, and the hearing thereon on March 10, 2003, no further amendment was filed. trustee objected again. Yet, between the date of the filing of her objection, January 29, time seeking an exemption of \$81,000, pursuant to 11 U.S.C. §522(d)(1). The Chapter 13 November 1, 2002, Attorney Lafayette caused an amended Schedule C to be filed, this

circumstances of the case into its calculation. Attorney Lafayette concedes, however, that fault of his computer software, which was, he says, unable to integrate unique his errors were not the result of "careless" (sic). 8 Second, he argues that any error was the foregoing facts, Attorney Lafayette claims in three different paragraphs of his response that response, Attorney Lafayette makes three points. First, although he concedes the of Chapter 13 Trustee for Order Requiring Counsel to Disgorge Retainer." In that debtor deserved better. On April 16, 2003, Attorney Lafayette filed a "Response to Motion Order Requiring Counsel to Disgorge Retainer." In summary, she contends that the Chapter 13 trustee filed, on March 21, 2003, the instant "Motion of Chapter 13 Trustee for Referring specifically to the foregoing undisputed (and undisputable) facts, the

amended Schedule C within 14 days.

Lafayette's compensation, not just the retainer. Presumably, the Chapter 13 trustee also intended that the Court disallow all of Attorney

top of the pleading would suggest a filing date three (3) years earlier. of the Response by facsimile was permitted by MBLR 5005-4, the transmission date listed at the due on April 1, 2003. See Mass. Bankr. L. R. ("MBLR") 9013-1(d). And, although transmission 'Two additional observations should be made. The response was filed 16 days late; it was

he should have overridden the program and listed the exemption as "unknown". Third, he

s||edea:

prepare (sic) amended documents, without charge to the debtor for time or alert than he was aware of. Debtor's counsel has met with debtor and the narcotic pain medication apparently caused debtor's counsel to be less preparation of the schedules and plan and other parts (sic) the influence of medication has the effect of creating drowsiness and at the time of great pain and used the prescribed medication to reduce the pain. The teeth. Debtor's counsel was at the time of preparation of the documents in associated with the tooth abscess as the abscess enters the nerve of the prescribed a serious pain medication which is intended to reduce the pain which requires the extraction of two teeth. The debtor's counsel has been The debtor's counsel is currently experiencing a serious dental issue

rates ranging from \$45 to \$65 per hour. An additional sum of \$449.06 was sought for hours, at rates ranging from \$310 to \$320 per hour, and paralegals devoted 3.45 hours at component sought for professional services. Attorney Lafayette claims he devoted 17.15 the sum of \$4,170.25 remains unpaid. Of the sum sought to be allowed, \$5,655.25 is the application. That application seeks total compensation in the sum of \$6,104.31 of which The Court responded on April 16, 2003 by ordering Attorney Lafayette to file a fee

The fee application was subsequently included in the Case Management Order, reimbursement of expenses.

dated June 24, 2003, further described below.

Hector L. Rolon

to one under Chapter 13 and filed a "Disclosure of Attorney Compensation for Debtor" (the Attorney Lafayette. Shortly thereafter, Attorney Lafayette caused the case to be converted Hector L. Rolon filed a Chapter 7 case on October 1, 2002 and was represented by

between the parties.

rate. The retainer was here represented to be \$500, against a fee of \$3,000 with the same LaFrance and Oyola Fee Disclosures, containing the same infirmities and the same hourly "Rolon Fee Disclosure"). The Rolon Fee Disclosure was similar in form and content to the

conditions set forth in the LaFrance and Oyola Fee Disclosures.

on or before February 14, 2003. had still not filed the requested documentation, and the Court ordered the debtor to comply 12, 2003. Now almost two months since the filing of the opposition, Attorncy Lafayotto the requested documentation. The Chapter 13 trustee's motion was heard on February "expected" that the amendments would be filed as soon as possible, but said nothing about (which kept the debtor out of town) and due to "recent winter storms." Attorney Lafayette debtor had been unable to meet due to the requirements of the debtor's employment opposition filed by Attorney Lafayette on December 23, 2002 explained that he and the delay prejudicial to creditors and a basis for dismissal under 11 U.S.C. $\S1307(c)(1)$. The With. She maintained that the debtor's failure to cooperate constituted an unreasonable produced in a recent divorce proceeding – but none of these requests had been complied tax returns, evidence of the assessed value of his residence and financial statements requested that the debtor file amended Schedules C and J and produce a copy of his 2001 Chapter 13 case.⁹ She explained that at the section 341 meeting, a month earlier, she had On December 20, 2002, the Chapter 13 trustee filed a motion to dismiss the

to provide evidence of insurance on his property. That motion was resolved by agreement This was in fact the second such motion. The first was on account of the debtor's failure

years;10 filed a previous Chapter 7 case and received a discharge within the past 6 the debtor could not have received a Chapter 7 discharge because he had the original case had been filed as a Chapter 7, notwithstanding the fact that Ţ

file a fee application. She requested that any compensation be disallowed, noting also

Chapter 13 trustee also filed a motion requesting the Court to order Attorney Lafayette to

by now the statements for the fourth quarter of 2002) had not been produced. The

amendments to the Schedules had not been filed and the requested documents (including

had enough. She filed her third motion to dismiss, complaining that the requested

By March 7, 2003, the debtor had still not complied and the Chapter 13 trustee had

excessive exemption in the amount of \$64,315.18 in a truck;11 and that the original Schedule C had listed, pursuant to §522(d)(2), an obviously amend Schedule C (still not done almost 4 months after the request) was the reason for the Chapter 13 trustee's request that Attorney Lafayette .2

there since Movember of 2002. Trucking, but testified at the section 341 meeting that he had not worked the Debtor claimed in the original Schedule I that he worked for Webster amend Schedule I (still not done almost 4 months after the request) was that the reason for the Chapter 13 trustee's request that Attorney Lafayette 3.

Finally, the Chapter 13 trustee objected to confirmation of the debtor's plan, for the reasons

stated above.

Accordingly, on March 31, 2003, the Court allowed the Chapter 13 trustee's motion to Attorney Lafayette failed to timely respond to either of the foregoing motions.

the filing of the instant case. Furthermore, the discharge in the previous Chapter 7 case had issued only a few months before 10The debtor was also represented in the previous case by Attorney Lafayette.

The available exemption under \S 522(d)(2) was then \$2,775.

dismiss, as well as her motion requesting that Attorney Lafayette be ordered to file a fee application. The Clerk's Office had previously set the objection to confirmation for hearing on April 2, 2003, At the hearing, the Court, not realizing the case was dismissed, again ordered the Debtor to file amended Schedules C and I, this time before April 23, 2003. Amended Schedules were finally filed on April 22, 2003. However, Schedule I still reflected the debtor with the wrong employer.

On April 25, 2003, Attorney Lafayette filed a motion to vacate the dismissal order of March 31, 2003. As grounds, Attorney Lafayette asserted that his opposition to the Chapter 13 trustee's motion to dismiss was timely filed by facsimile, but was for some reason not reflected on the Court docket. ¹² He further noted that the amended Schedules were indeed filed in response to the Court's order of April 2, 2003. Over the objection of the Chapter 13 trustee, and notwithstanding Attorney Lafayette's continued failure to properly list the debtor's place of employment almost seven (7) months after his error was brought to his attention, the Court vacated the dismissal order on May 14, 2003. The brought to his attention, the Court vacated the dismissal order on May 14, 2003. The

debtor's Chapter 13 plan was subsequently confirmed on August 26, 2003.

Attorney Lafayette filed his fee application, now before the Court, on May 14, 2003.

It seeks total compensation in the sum of \$4,839.61, of which \$4,109.25 remains unpaid. Of the sum sought to be allowed, \$4,669.25 is the component sought for professional services. Attorney Lafayette claims he devoted 14.4 hours, at rates ranging from \$310 to \$620 per hour, and paralegals devoted 2.05 hours at rates ranging from \$35 to \$65 per

¹²There is no evidence that Attorney Lafayette filed this opposition.

The fee application was subsequently included in the Case Management Order,

dated June 24, 2003, further described below.

D. Kathleen M. Daigneault

Kathleen M. Daigneault filed a Chapter 13 case on November 1, 2002 and was represented by Attorney Lafayette. Shortly thereafter, Attorney Lafayette filed a "Disclosure of Attorney Compensation for Debtor" (the "Daigneault Fee Disclosure, Compensation for Debtor" (the "Daigneault Fee Disclosure was similar in form and content to the LaFrance, Oyola and Rolon Fee Disclosures, containing the same infirmities and the same hourly rate. The retainer was here represented to be \$500, against a fee of \$3,000 with the same conditions retainer was here represented to be \$500, against a fee of \$3,000 with the same conditions

set forth in the LaFrance, Oyola and Rolon Fee Disclosures.

On January 17, 2003, the Chapter 13 trustee timely filed an objection to

confirmation of the debtor's plan. She complained that the debtor had filed a 36 month plan; yet, the debtor's husband (with whom she was living) was the recipient of a lottery prize with a gross payment of \$50,000 per year for 20 years. Accordingly, the dividend to unsecured creditors, which all agreed should be at 100%, should have been payable in a lump sum payment on the next lottery payoff date. On March 12, 2003, after hearing, the lump sum payment on the next lottery payoff date. On March 12, 2003, after hearing, the lump sum payment on the next lottery payoff date. On March 12, 2003, after hearing, the

amended plan within 30 days.

The debtor failed to comply with the March 12, 2003 order. No amended plan was

filed. On June 3, 2003, this Court issued, sua sponte, an order to show cause on June 18,

No fee application was filed by the July 9, 2003 deadline. On July 15, 2003, six (6) application on or before July 9, 2003. dismissal or conversion was not shown, but ordered Attorney Lafayette to file a fee filed on June 9, 2003. At the June 18, 2003 hearing, the Court ruled that cause for requiring the filing of a plan within 30 days of the order." An amended plan was then late-Chapter 7 or dismissed for failure to comply with this Court's order of March 12, 2003

2003 why the "debtor's Chapter 13 petition should not be converted to a petition under

untimeliness as a factor in its determination of the amount to be allowed." 2003, the Court allowed the late filing, but indicated its intention to "consider [the] filing were the same as in the previous request for extension. At a hearing on August 15, together with the fee application itself. The stated grounds seeking approval of the late motion to reset the date, this time a motion to allow a late filing of his fee application, 16. 2003 was denied as moot. On July 17, 2003, Attorney Lafayette filed still another 2003, the requested extended deadline. Accordingly, the request for an extension to July requested extended deadline; however, the application had still not been filed by July 16, week." The motion came to the Courl's attention on July 17, 2003, the day after the beginning of last week with a stomach virus and was away from her desk for most of the to July 16, 2003. The stated grounds were that "Counsel's paralegal became ill at the days later, Attorney Lafayette filed a motion to enlarge the time for filing a fee application

that he devoted 11.3 hours, at rates ranging from \$310 to \$320 per hour, and paralegals \$3,753.50 is the component sought for professional services. Attorney Lafayette claims \$4,199.73, of which \$3,068.50 remains unpaid. Of the sum sought to be allowed, The fee application, now before the Court, seeks total compensation in the sum of

was sought for reimbursement of expenses. Attorney Lafayette reported payments devoted 2.9 hours at rates ranging from \$35 to \$65 per hour. An additional sum of \$446.23

Management Order. aseD et ni bebuloni sesso esott diw noitoennoo ni benimeteb ed ot tnemesivbe these purposes. Attorney Lafayette agreed, and the fee application was taken under to whether Attorney Lafayette was satisfied to have his testimony there incorporated for this Court's Case Management Order, more fully described below, the Court inquired as Lafayette at the earlier evidentiary hearing conducted on July 22, 2003 in connection with caused him to fall behind in his work. Because medical concerns were raised by Attorney Attorney Latayette raised his dental and other medical issues and suggested that they plan until after receipt of this Court's show cause order of June 3, 2003. In response, he had met twice with the debtor in April of 2003, but no effort was made to amend the to Attorney Lafayette's time entries for the relevant period contained in his fee application, complied with this Court's order of March 12, 2003, and specifically noted that, according (\$310-\$320 per hour). She also reminded the Court that Attorney Lafayette had not timely the Chapter 13 trustee complained again about the rate charged by Attorney Lafayette A hearing on the fee application was held on August 27, 2003. There, counsel for

Peter and Denise Caci

received in the amount of \$685.00

"Disclosure of Attorney Compensation for Debtor" (the "Caci Fee Disclosure"). The Caci represented by Attorney Lafayette. Shortly thereafter, Attorney Lafayette filed a Peter and Denise Caci filed a Chapter 13 case on December 3, 2002 and were

clients, Dangutis and/or his spouse having been debtors in this Court on five (5) occasions facts full well. Indeed, Dangutis was another of Attorney Lafayette's Chapter 13 debtor Attorney Lafayette did not disclose the foregoing to the debtors, although he knew these referenced license number, which turned out to be that of some other form of licensure.

The problem was that Dangutis was not a licensed inspector. Nor did he enjoy the

signed by Dangutis as "inspector" with a license number of "115425."

Court to support the valuation of the property proffered by the debtors. The report was the first inspector. The Dangutis report was offered to the Chapter 13 trustee and the was that the property required substantial repairs which should have been discovered by for them in conjunction with their purchase of the property. The upshot of Dangutis's report inspector who (the debtors said) had negligently completed another home inspection report inspection report. The report was prepared for potential litigation against another home Dangutis had been retained by the debtors prepetition in order to complete a home

attached an alleged home inspection report prepared by a John Dangutis. a motion to dismiss the case. Attorney Lafayette then filed an opposition to which was When nothing had been forwarded within a month thereafter, the Chapter 13 trustee filed residence, and asked them to produce a broker's price opinion in order to verify its value. of creditors. She reportedly expressed concern with respect to the value of the debtors'

On January 15, 2003, the Chapter 13 trustee conducted the section 341 meeting

set forth in the LaFrance, Oyola, Rolon and Daigneault Fee Disclosures. retainer was here represented to be \$500, against a tee of \$3,000 with the same conditions Daigneault Fee Disclosures, containing the same infirmities and the same hourly rate. The

Fee Disclosure was similar in form and content to the LaFrance, Oyola, Rolon and

income as derived solely from social security, veteran's disability, and contributions from in which again Attorney Lafayette served as debtor's counsel, Dangutis represented his since 1995, each time represented by Attorney Lafayette. In Dangutis's then current filing,

his daughter. Dangutis was not in the business of doing home inspections.

August 8, 2003, was filed on August 15, 2003, seven (7) days late. continue was accordingly denied. And, not unexpectedly, the fee application, due on scheduled for August 12, 2003; it was scheduled for September 12, 2003. The motion to before another bankruptcy judge on August 12, 2003. But the evidentiary hearing was not continue the evidentiary hearing on the grounds that he had pending matters scheduled or before August 8, 2003. On August 11, 2003, Attorney Lafayette filed a motion to for an evidentiary hearing, and Attorney Latayette was ordered to file a fee application on for hearing on July 11, 2003. The motion was thereafter continued to September 12, 2003 the foregoing events. No opposition was filed, but the Court nonetheless set the motion Counsel to the Debtor to Disgorge Fees and to File a Fee Application." That motion recited On June 12, 2003, the Chapter 13 trustee filed a "Motion . . . for Order Requiring

Peter Caci that the debtors should find a broker, get a purchaser and then contact Attorney child in time for the upcoming school year. Both Attorney Lafayette and his paralegal told early August of 2003, so that they could arrange for critical special needs services for their their home and move to Florida. And it was important that they complete the process by In the meantime, the debtors had made an important decision. They decided to self

an "Exclusive Right to Sell Listing Agreement" with Gravel Real Estate ("Gravel"). By early of such a broker required advance court approval. On May 3, 2003, the debtors executed Lafayette's office. Attorney Lafayette never told the debtors, however, that the retention